(Revised 12/11)

United States District Court Northern District of Illinois MOTION FOR LEAVE TO APPEAR PRO HAC VICE

Case Title: ARIEL INVESTMENTS, LLC			Plantiff(s)	
	VS.			
ARIEL C	Defendant(s)			
Case Number: 1:15-0	Judge: Hon. Matthew F. Kennel	ly		
I, Christopher Paul	Bray	hereby	y apply to the Court	
under Local Rule 83.1	14 for permission to appear and participate in the above-entitled ε	action o	on behalf of	
ARIEL CAPITAL ADVISORS, LLC by w			nom I have been retained.	
I am a member in goo	od standing and eligible to practice before the following courts:			
		DateAdmitted		
United States District Court for the Middle District of Florida			July 12, 2011	
United States Tax Court			July 20, 2009	
State of Florida			November 16, 2001	
State of Ohio			May 21, 2001	
I have currently, or w Court in the following	ithin the year preceding the date of this application, made pro had actions:	c vice a	applications to this	
Case Number	Case Title	Date of Application (Granted or Denied)*		
	None			
*If denied, please exp (Attach additional for necessary)				
	.15(a), applicants who do not have an office within the Northern District of Illinotice or pleading, a member of the bar of this Court having an office within the			
	Has the applicant designated local counsel? Ves	No		

If you have not designated local counsel, Local Rule 83.15(b) provides that the designation must be made within thirty (30) days.

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censured, suspended, disbarred, or otherwise discip		? Yes		No	\checkmark		
or is the applicant currently the subject of an investi applicant's professional conduct?		Yes		No	\checkmark		
transferred to inactive status, voluntarily withdraw bar of any court?		the Yes		No	\checkmark		
bar of any court?		Yes		No	\checkmark		
held in contempt of court?				No	\checkmark		
NOTE: If the answer to <i>any</i> of the above questions is yes, please attach a brief description of the incident(s) and the applicant's current status before any court, or any agency thereof, where disciplinary sanctions were imposed, or where an investigation or investigations of the applicant's conduct may have been instituted.							
rofessional Conduct for the licial Circuit, and will faithfully	Northern Din ict of I y adhere to the m. I d	llinois and the eclare under p	Standare enalty of	ds for Profess f perjury that	sional Conduct within the foregoing is true and		
15	S/	1			_		
15		ic Signature of	Applica	ant	_		
Last Name Bray		ic Signature of First Name Christophe		ant	Middle Name/Initial		
	Electroni	First Name		ant	Middle Name/Initial		
Bray	Electroni ssociates, LLC	First Name		ant	Middle Name/Initial		
	ently the subject of an invest conduct? tatus, voluntarily withdraw bar of any court? rt? rt? rany of the above questions is any agency thereof, where of the may have been instituted.	ently the subject of an investigation of the conduct? tatus, voluntarily withdrawn, or resigned from bar of any court? rt? rt? ray of the above questions is yes, please attach a bar any agency thereof, where disciplinary sanctions to may have been instituted.	tatus, voluntarily withdrawn, or resigned from the Yes bar of any court? Yes The state of the above questions is yes, please attach a brief description or any agency thereof, where disciplinary sanctions were imposed that may have been instituted. Professional Conduct for the Northern District of Illinois and the	tatus, voluntarily withdrawn, or resigned from the bar of any court? Yes try Try Try Try Try Try Try Try	ently the subject of an investigation of the conduct? Yes No No tatus, voluntarily withdrawn, or resigned from the Yes No bar of any court? Yes No No No ny of the above questions is yes, please attach a brief description of the incident(s) and any agency thereof, where disciplinary sanctions were imposed, or where an investigation of the conductive to the conductive tensor of the subject to the conductive tensor of the subject to the conductive tensor of the c		

(The pro hac vice admission fee is \$100.00 for cases filed before February 1, 2001, and \$50.00 for cases filed on or after that date, and shall be paid to the Clerk. No admission under Rule 83.14 is effective until such time as the fee has been paid.)

NOTE: Attorneys seeking to appear pro hac vice may wish to consider filing a petition for admission to the general bar of this Court. The fee for admission to the General Bar is \$176.00 The fee for pro hac vice admission is \$100.00 for cases filed before February 1, 2001, and \$50.00 for cases filed after that date. Admission to the general bar permits an attorney to practice before this Court. Pro hac vice admission entitles an attorney to appear in a particular case only. Application for such admission must be made in each case; and the admission fee must be paid in each case.